IRA L BARE, EDITOR AND PROPRIETOR

SUBSCRIPTION BATES.

Entered at the North Platte (Nebraska) postoffice as

Republican Ticket.

NATIONAL.

For President, WILLIAN MCKINLEY. For Vice President, THEODORE ROOSEVELT.

STATE.

For Governor, CHARLES H. DIETRICH. Lieutenant Governor, E. P. SAVAGE, For Secretary of State, GEORGE W. MARSH. For Treasurer. WILLIAM STEUFFER. For Auditor, CHARLES WESTON. For Attorney General, FRANK N. PROUT. For Land Commissioner, FRED D. FOLMER.
For Supt. of Public Instruction,
W. K. FOWLER, W. K. FOWLER,
Presidential Electors.
JOHN F. NESBITT,
R. B. WINDHAM,
EDWARD ROYSE,
L. W. HAGUE,
S. P. DAVIDSON,
JACOB L. JALOBSON,
JOHN L. KENNEDY,
JOSEPH L. LANGER.

For Congress, Sixth District, MOSES P. KINKAID.

COUNTY. For County Attorney. H. S. RIDGLEY.

Senatorial Convention.

The republican electors of the Thirtieth Ben atorial district of Nebraska, are requested to sen delegates to a senatorial convention at Sidney Nebraska, on Tuesday, the 11th day of September 1900, at 1 o'clock p. m., for the purpose of nomi nating a candidate for Seastor and the transaction of such other business as may be necessary. The several counties in the district are entitled to rep-

Thefriumon no Instance	
Bancer 2	Lincoln
Cheyenne 6	Logan
Dawson	McPherson
Douel 4	Perkins.
Grant 2	Scotts Bluff
Hooker 1	Thomas
K sith 8	
Kimball 2	Total
It is recommended the	t the delegates pres-

be permitted to cast the full vote of their delega F. P. CORRICK, Chairman, . S. BALDWIN, Secretary.

Representative Convention.

There will be held in Sidney, Nebraska, on Tunsday, September 11th, 1900, at 1:30 p. m., a republican delegate convention to place in nomi tion a candidate for member of the legislature from the 54th Representative District. Counties will be entitled to representation at

said convention, based upon the vote for Judge M.

B. Beese in 1899, as fol	lows
Deuel	2 Lincoln

It is expected that every county will be fully

J. E. EVANS

O. D. LYON.

SECRETARY PORTER has decided designation of "populist" but may appear as "mid-road populist." Apparently this will answer the purpose of the mid-roaders. What the fusionists wanted was to keep them off the ticket.

THE state board of transportation since its creation has cost the tax-payers of the state one hundred and thirty thousand dollars and for this huge expenditure the people have received no benefit whatever. The board is a very costly luxury and the sooner it is wiped out of existence the better.

WHEN people sit down and calmly reflect that Candidate Bryan never has an issue that will last four years they will realize how how fleeting his principles. First by a syndicate composed of the standard, with its, "destruction of this country. greater than war, pestilence and famine," and now "imperialism" with its dreadful consequences. He is an inventive genius and he can manufacture issues about as fast Tribune.

democrats, among the number Dr. as the assets of the savings banks Geo. L. Miller. W. A. Paxton, Judge Wakely, Dr. George Tilden and E. L. Stone, give reasons why they will oppose the election of Bryan. Each declare that the incatch the vote of the unwary. The tional financial transaction. It ten men who express their opinions will be a demonstration of the so forcibly are among the leading business and professional men of ability of the Omaha, and their expressions are omaha, and their expressions are entitled to much consideration by their earnings by the exercise of the thoughtful voter.

lishes a card in the Bee in which he mark the prosperity and forestates that he is willing that the thought among the masses of the preference of the Douglas county people as the American life insurrepublicans for senator be ascertained by a submission of the names of the several candidates on the ballots at the primary election. if the other aspirants will fall in line with Rosewater's suggestion it will probably simplify matters in Douglas county so far as a senatorial candidate is concerned,

SENATOR STEWART, of Nevada, who so zealously supported Bryan Senator cannot affiliate with a party that allies itself with insur-

ally make a little inroad upon the ble.-Kearney Hub. profits of the ice trust,

can thrive when its commercial ocratic governor. Governors will be elected in both this year. arteries are clogged.

editorials, points to the pension roll declared for McKinley. Since the last presidential campaign the republicans of Union soldiers as evidence of the of that state have gained fifty-four militarism fostered by the present newspapers, while the democrats have a net loss of twenty. administration.

Assailing Colonel Roosevelt's war record in the interest of Mr. Bryan will be sure to produce a boomerangic effect. It will be recalled that Mr. Bryan started out to acquire a war record.

General Ferdinand C. Lathrobe, an old line democrat who served as mayor of Baltimore for seven terms, declares that McKinley and Roosevelt will carry Maryland by a handsome majority. Mr. Gorman declines to identify himself with the Bryan campaign in that state.

The Illinois Central Railway Company has given its employes notice of an additional ten per cent increase in their wages. This is a pleasing exhibition of advancement without the request of the advanced.

Every prediction made by Bryan in the campaign of 1896, except that of his own election, has been proven to be false by the history of the last four years, and as he now goes about prophesying still that the mid-roaders cannot have heavier calamities there is comfort a place on the ballot under the in the thought that he does not know what he is talking about.

A pretty good indication of how the political wind is blowing in Keith county is shown by the fact that one of our local merchants ordered two boxes of campaign badges-the first week every Mc-Kinley badge was sold; three weeks have elapsed and the box of Bryan badges remains two-thirds unsold. and were crazy to sell at any price and could not, are now worth 40 or 50 thousand dollars .- Ogalalla Argus.

The American Investor.

Now Russia turns to the United States for funds to pay the expenses involved in the costly opperations in China. Money will be furnished, it is reported, to ephemeral is his candidacy and the amount of about \$150,000,000 the "robber tariff," then the gold leading life insurance companies

This loan will be the most impressive object lesson yet furnished of the growing financial strength of the United States. It will indicate too that the great wealth of this nation is distributas he can be licked .- Fremont ed among the people and is not aggregated in a few hands. The assets of the insurance compan-In last Monday's Bee ten old line les belong, just as emphatically to the average American citizen. When this money is loaned to the Russian government it means that the savings of thousands of people in moderate circumstances are collected by the perfect jection of imperialism into the machinery of the life insurance campaign is a bugaboo and a choice companies and are so handled as bit of demagogism calculated to to be factors in a great interna-

E. Rosewater, who is an aspir- ably no country in the world has ant for United States senator, pub- ever developed institutions that ance companies do at the present time. - State Journal.

SENATOR HOAR has finally had his eyes opened to Bryan's anti-This method will strike the average imperialism intentions and what republican as being very fair, and they really mean. He declares that the anti-imperialism of Bryan and his party are but a mask to cover the things they have most at heart, viz: Free silver and free trade, the overthrow of the banking system and the re-organization of the supreme court. Senator Hoar also charges on Bryan the direct responsifour years ago but will now support bility of whatever President Mc-McKinley, says that the "anti-im- Kinley has been compelled to do perialists" are responsible for the in the Philippines and which continuance of the rebellion against
American authority in Luzon. The
Senator cannot affiliate with a to so often, Bryan's advocacy of the ratification of the Treaty of Paris, which was adopted by a Land office at North Platts, Neb. rectionists who are killing Ameri- Paris, which was adopted by a rectionists who are string American soldiers and firing upon the stars and stripes.

Pertinent paragraphs.

The North Carolina democrats made a most complete job of redshirting without the consent of the red shirted.

Paris, which was adopted by a very close vote for which Bryan was responsible. No matter whether the treaty should have been ratified or not Bryan's action in supporting it and then immediately setting bimself up in opposition to those things which followed as the logical effects of ratification, leaves

Paris, which was adopted by a August 6th, 1960.

Notice is hereby given that Henry Lohr, Well-fleet, Neb., has filed notice of intediton to make final proof before register and receiver at their office in North Platte, Neb.

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North Carolina is a democratic state Prosperous railways indicacte a prosperous country. No nation sota is a republican governor. Minnesota is a republican state having a dem-

The New York Journal, a paper for which Bryan writes political

"The interpretation of the declaration made by Abraham Lincoln is identical with that made by William J. Bryan," says the World-Herald. This, if true, adds new luster to the name of the martyr president. Lincoln spoke first and be certainly was inspired when he uttered the says. uttered the same opinion given out by W. J. Bryan thirty-five years later.— Fremont Tribune.





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And all kinds of

Farm Machinery.

Standard Goods at Reasonable Prices.

> LOCK & SALISBURY NORTH PLATTE.

LAND OFFICE NOTICES.

NOTICE FOR PUBLICATION.

NOTICE FOR PUBLICATION.

Land Office at North Platte, Neb.,
August 15, 1960.

Notice is hereby given that the following-named settler has filed notice of his intention to make final proof in support of his claim, and that said proof will be made before Register and Receiver at North Platte, Neb., on September 37th, 1900, viz:
GEORGE N. STEWART.

who made homestead entry No. 16789 for the west half of northeast quarter and east half of northwest quarter of section 30, township II north, range 30 west.

northwest quarter of section of the continuous residence upon and cultivation of said land, viz: E. L. Garrison, William Rose, Fred Beller, Ed Donaldson, of North Platte, Neb. a17-6. GEO. E. FRENCH, Register.

THE COMMISSIONER OF PUBLIC Lands and Buildings will offer about 1,500 acres of school land for lease at

LEGAL NOTICES.

"If, after using due diligence to lease said land, at an annual rental of six per cent upon the appraised valuation, the Commissioner is unable to do so, he may offer the same for lease at less than the appraised valuation and lease it to the person or persons who will pay six per cent on the highest offered valuation, as annual rental, if, in his judgment, it is to the best interests of the state to accept such bld."

Persons desiring to examine the lands to be leased may secure lists of the same. showing the present appraisement thereof, as well as any other information, upon application to the County Trens-

LEGAL NOTICE.

The defendants Olive T. Webster.

Webster her husband, first name unknown, and John Doe, true name unknown will take notice that on the 2nd day of July. 1990, the plaintiff. The County of Lincoin, a corporation, filed its petition in the district court of Lincoin county, Nebraska, the object and prayer of which is to foreclose certain tax liens, duly assessed by said plaintiff against the southwest quarter of section 3. In township 0, north of range 25, west of the Sixth principal meridian. Nebraska, for the year 1895 in the sum of \$7.81; for the year 1897 in the sum of \$7.81; for the year 1897 in the sum of \$7.81; amounting in the total sum of \$42.93; with interest at the rate of ten per cent per annum from the first day of May, 1900, all of which is due and unpaid.

Plaintiff prays a decree of foreclosure of said tax lein, and a sale of said premises.

You and each of you defendat is are re-

You and each of you defendants are required to answer said petition on or before Monday, the 3d day of September, 1960.

Dated July 18, 1900.

THE COUNTY OF LINCOLN,

A Corporation.

By H. S. Ridgley, its Attorney.

LEGAL NOTICE.

The defendants Mary Josephine McConnanghay

McConnanghay her husband, first name unknown, W. D. Mead, and Pa. A. Kilner, stockholders of the Mead State Bank, (Impleaded with others) will take notice that on the 24th day of July, 1909, the plaintiff. The County of Lincoln, a corporation, filed its pelition in the district court of Lincoln county, Nebraska, the object and prayer of which is to foreclose certain tax liens, duly assessed by said plaintiff against the southwest quarter of section 20, township 10, north of range 30, west of the Sixth principal meridian, Nebraska, for the year 1892 in the sum of 49.14; for the year 1893 in the sum of \$10.25; for the year 1893 in the sum of \$10.81; for the year 1893 in the sum of \$10.81; for the year 1895 in the sum of \$47.21; for the year 1899 in the sum of \$48.51; amounting in the total sum of \$10.35, with interest at the rate of ten per cent per annum from the 14th day of July, 1900, all of which is due and unpaid.

Plaintiff prays a decree of fore decree of said tax lien and a saic of said promises.

You and each of you defendants are required to answer said petition on or before Monday, the 17th day of September, 1900,

THE COUNTY OF LINCOLN.

A Corporation, LEGAL NOTICE.

By H. S. Ridgley, its Attorney

Legal Notice.

The defendants John Shiland and John Doe true name unknown will take notice that on the 16th day of July, 1900, the plaintiff, The County of Lincoln, a corporation, filed its petition in the district court of Lincoln county, Nebraska, the object and prayer of the district county. the southwest quarter of section 10, in township 14, north of range 26, west of for the year 1823 in the sum of \$0.49; for the year 1894 in the sum of 8.06; for the year 1805 in the sum of 9.70; for the year 1896 in the sum of 12.67; for the year 1897 in the sum of 13.14; for the year 1898 in the sum of 10.67; for the year 1899 in the sum of \$7.75; amounting in the first day of May, 1900, all of which is due and unpaid.

Plaint:ff prays a decree of foreclesure of said tax lien and a sale of said prem-

You and each of you defendants are required to answer said petition on or before Monday, the 17th day of September 1900 ber, 1900.

THE COUNTY OF LINCOLN. By H. S. Ridgley, its Atty

LEGAL NOTICE.

The defendants Stephen A. Albro, Dana Albro, Samuel Albro and Mrs. Albro his wife first name unknown! Phoenix Investment Co. Wilber A. Brothwell and Mrs. Byothwell his wife first name unknown, will take notice, that on the 25th day of June, or 1800, the plaintiff. The County of Lincoln, a corporation, filed its petition in the district court of Lincoln county. Nebraska, the object and prayer of which is to foreclose certain tax liens, duly assessed by said plaintiff against the southwest quarter of section 6, in township 10, north of range 33, west of the Sixth principal meridian, Nebraska, for the year 1895 in the sum of \$5.66; for the year 1896 in the sum of \$5.66; for the year 1896 in the sum of \$5.76; for the year 1898 in the sum of \$3.76, amounting in the total sum of \$3.76; with interest at the rate of ten per cent per annum from the first day of May, 1900, all of which is due and unpaid.

Plaintiff prays a decree of foreclosure of said tax liens, and a sale of said premises.

You and each of you defendants, are re-

You and each of you defendants, are required to answer said petition on or before Monday the 3d day of September, 1909.

THE COUNTY OF LINCOLN.

By H. S. Ridgley, its Attorney.

LEGAL NOTICE.

The defendants J. L. Moore, trustee of the Globe Investment Company, The Globe Investment Company, The Globe Investment Company, Dell Baker and John Doe true name unknown, will take notice that on the 18th day of July, 1900, the plaintiff The County of Lincoln, on the plaintiff of the County of Lincoln county, Nebraska, the object and prayer of which is to foreclose certain tax liens, duly assessed by said plaintiff against the northwest quarter of section 25, in tewnship 16, north of range 26, west of Sixth principal meridian, Nebraska, for the year 1892 in the sum of \$1.71; for the year 1894 in the sum of \$7.62; for the year 1895 in the sum of \$8.20; for the year 1897 in the sum of \$9.54; for the year 1898 in the sum of \$7.81; for the year 1898 in the sum of \$4.25; amounting in the total sum of \$7.7.44; with interest at the rate of ten per cent per annum from the 1st day of May, 1990, all of which is due and unpaid.

Finintiff prays a decree of forecloeure of said tax lien and a sale of said premises.

You and each of you defendants, are required to answer said petition on or before Monday, the 17th day of September, 1900,

Dated August 6th, 1900.

THE COUNTY OF LINCOLN,

A Corporation.

A Corporation. LEGAL NOTICE.

LEGAL NOTICE.

The defendant Mattie L. Durffee, will take notice that on the 3d day of August, 1900, the plaintiff. The City of North Platte, a corporation, filed its petition in the district court of Lincoin county, Nebraska, the object and prayer of which is to foreclose certain tax liens, duly assessed to said plaintiff, against lot 4 in block 115,city of North Platte, Nebraska, for the year 1899 in the sum of \$120,85; for the year 1890 in the sum of \$110.08, for the year 1892 in the sum of \$120,22; for the year 1893 in the sum of \$120,22; for the year 1893 in the sum of \$120,25; for the year 1894 in the sum of \$10,87; for the year 1895 in the sum of 574.25; for the year 1898 in the sum of 574.25; for the year 1899 in the sum of 59.279; for the year 1899 in the sum of 59.28; tax certificate affty cents; amounting in the rate of ten per cent per annum from the 16th day of the late of the per cent per cent per cent per cent pe rate of ten per cent per annum from the 16th day of July 1900, all of which is due and un

Plaintiff prays a decree of foreclosure of said tax liens, and a sale of said prem-

You and each of you defendants are re-required to answer said petition on or be-fore the 17th day of September, 1900 THE CITY OF NORTH PLATTE.

By A. H. Davis, its Attorney

Legal Notice.

defendants John M. Young, Laura Young his wife, and Stull school land business or the workings of the sum of 12 89; for the year the rate of ten per cent per annum from the new law.

year 1896 in the sum of 12 89; for the year 1898 the 14th day of July, 1900, all of which 5 42; for the year 1895 in the sum of \$6.37; amounting in the total sum of \$69.27; with interest at the rate of ten per cent per annum from the 14th day of July, 1900, all of which is

due and unpaid. Plaintiff prays a decree of foreclosure of said tax lein and a sale of said prem-

You and each of you defendants are required to answer said petition on or before Monday, the 17th day of Septem her, 1900.

THE COUNTY OF LINCOLN,
A Corporation
By H. S. Ridgley, its Atty

Legal Notice.

The defendants Charles Fiedler. Fiedler, his wife, first name unknown, (Impleaded with others) will take notice that on the 24th day of July, 1900, the plaintiff, The County of Lincoln, a corporation, filed its petition n the district court of Lincoln county. Nebraska, the object and prayer of which is to foreclose certain tax liens duly assessed by said plaintiff against the northeast quarter of section 19, in township 9, north of range 30, west of Sixth principal meridian. Nebraska, for the year 1891 in the sum of \$8.87; for the year 1895 in the sum of 12.65; for the year 1896 in the sum of 12.27; for the year 1897 in the sum of 2.27; for the year 1897 in the sum of 2.27; for the year 1897 in the sum of 2.27; for the year 1897 in the sum of 8.83; for the year 1898 in the sum of 7.78; for the year 1899 in the sum of 4.65; amounting in the total sum of \$75.05; with interest at the rate of ten per cent per annum from the 14th day of July, 1990, all of which is due and unpaid.

Plaintiff prays a decree of foreclosure of said tax lein and a sale of said prem-

You and each of you defendants are required to answer said petition on or before Monday, the 17th day of September, 1900.

THE COUNTY OF LINCOLN,
A Corporation.
By H. S. Ridgley, its Atty.

Legal Notice.

The defendants The Globe Investment Company will take notice that on the 16th day of July, 1900, the plaintiff, The County of Lincoln, a corporation, filed its petition in the district court of Lincoln county, Newhich is to foreclose certain tax hens. braska, the object and prayer of which duly assessed by said plaintiff against is to foreclose certain tax liens duly is to foreclose certain tax liens duly assessed by said plaintiff against the northwest quarter of section 12, the Sixth principal meridian, Nebraska, in township 15, north of range 26, west of the Sixth principal meridian, Nebraska, for the year 1894 in the sum of \$8.90, for the year 1805 in the sum of total sum of \$93.77, with interest at the 8.50; amounting in the total sum of rate of ten per cent per annum from the \$61.36; with interest at the rate of ten 7.81; for the year 1800 in the sum of per cent per annum from the first day of May 1900, all of which is due and unpaid Plaintiff prays a decree of foreclosure of said tax lein and a sale of said prem-

ber, 1900.
THE COUNTY OF LINCOLN.
A Corporation.
a74
By H. S. Ridgley, its Atty.

LEGAL NOTICE.

The defendants the Globe Investment Company, the Dakota Loan Corporation, C, W. Richardson, first uame unknown, and John Dee, true name unknown, will take notice that on the lith day of July, 1909, the plaintiff, The County of Lincoln, a corporation, filed its petition in the district court of Lincoln county, Nebraska, the obtiect and prayer of which is to foreclose certain tax liens, duly assessed by said plaintiff against the southeast quarter of the southwest quarter of southeast quarter, south haif of southeast quarter of section 21, in township 16, north of range 23, west of the Sixth principal meridian, Nebraska, for the year 1862 in the sum of \$7.09; for the year 1893 in the sum of \$7.2; for the year 1893 in the sum of \$7.5; for the year 1895 in the sum of \$8.57; for the year 1895 in the sum of \$7.63; for the year 1899 in the sum of \$7.00; amounting in the total sum of \$80.3; with interest at the rate of ten per cent per annum from the first day of May, 1800, all of which is due and unpaid.

Plaintiff prays a decree of foreclosure of said tax lien and a sale of said premises.

You and each of you defendants, are required to answer said petition on or before Monday, the 17th day of September, 1900.

THE COUNTY OF LINCOLN,

THE COUNTY OF LINCOLN. By H. S. Ridgley, its Attorney

LEGAL NOTICE.

The defendants Nellie C. Kennedy, — Kennedy, her husband first name unknown, Esther S. Hiller, will take notice that on the 16th day of July, 1900, the plaintiff, the County of Lincoin, a corporation field its petition in the district court of Lincoin county, Nebraska, the object and prayer of which is to foreclose certain tax liens, duly assessed by said plaintiff against the east haif of the northwest and east haif of southwest quarter of section 19, in township 16, north of range 26, west of the [Sixth principal meridian, Nebraska, for the year 1892 in the sum of \$7.69; for the year 1893 in the sum of \$7.69; for the year 1893 in the sum of \$7.50; for the year 1895 in the sum of \$5.0; for the year 1895 in the sum of \$5.50; for the year 1897 in the sum of \$7.62; for the year 1898 in the sum of \$7.61; for the year 1898 in the sum of \$7.57; with interest at the rate of ten per cent from the let day of May, 1900, all of which is due and unpaid.

Plaintiff prays a decree of foreclosure of said tax lien and a sale of said premises.

You and each of you defendants, are required to answer said petition on or before Monday the 17th day of September, 1900.

Dated August 6, 1900.

THE COUNTY OF LINCOLN,

A Corporation,

By H. S. Ridgley; its Attorney

ORDER OF HEARING.

THE STATE OF NEBRASKA, | 1st the County Lincoln County. Lincoln County. | 88. Court.
In the matter of the estate of Howard F. Jeffrey

the matter of the estate of Howard F. Jeffrey, deceased.

On reading and filing the petition of Etta S. Jeffrey, praying that administration of said estate may be granted to her as administratrix,

Ordered, that September 5, 1900, at 9 o'clock a. m., is assigned for hearing said petition, when all persons interested in said matter may appear at a County Court to be held in and for said county, and show cause why the prayer of petitiofice should not be granted.

Dated August 13, 1900, A. S. BALDWIN.

(A true copy.) a14-4 County Judge.

Legal Notice.

The defendants Western Union Farm Loan and Trust Company, L. W. Tul-leys first name unknown, Burnham Tulleys and Company, Henry Wilson,
——— Wilson, his wife, first name
unknown and John Doe, true
name unknown, will take notice that on
the 24th day of July, 1900, the plaintiff,
The County of Lincoln, a corporation,
filed its petition in the district court of
Lincoln county Nebrusky, the chiese Brothers, a partnership, will take notice that on the 24th day of July, 1900, the plaintiff, The County of Lidcoln, a corporation, filed its petition in the district court of Lincoln county, Nebraska, the object and prayer of Section 19, in Township 9 north, Nebraska, the object and prayer of Range 30 west of the Sixth in the district court of Lincoln county, of Section 19, in Township 9 north, Nebraska, the object and prayer of which is to foreclose certain tax liens duly assessed by said plaintiff against year 1896 in the sum of \$12.27, for the urer, or by addressing the Commissioner, the southeast quarter of section 18, in the sum of 9.19; for the year auction, the Commissioner will gladly answer all inquiries in regard to the sum of 9.56; for the sum of 9.56; for the total sum of \$44.42, with interest at

> due and unpaid. Plaintiff prays a decree of foreclosure of said tax lien and a sale of said premises

> You and each of you defendants are required to answer said petition on or before Monday, the 17th day of September, 1900.

THE COUNTY OF LINCOLN. By H. S. Ridgley, its Atty.

ROAD No. 250.

To all whom it may concern; The commissioner appointed to logate a county road commencing on the north boundary of the townsite of Brady Island, at the north end of Main street, and thence in a northeasterly direction through the northeast quarter section 11, the northwest quarter section 12 and the south half and northeast quarter section 1, of township 12 north, range 27 west, and through the east half of section 31, the southeast quarter section 30, through section 29, the southwest quarter and north half section 28 to the northeast corner of section 28, and thence east one mile on the section line between sections 22 and 27, of township 13 north, range 26 west, and terminating at the southeast corner of sections 22, township 13 north, range 26 west, as further shown by the plat and field notes of the survey on file in the county clerk's office, has reported in favor of the es-tablishment thereof and all claims for damages must be filed in the county clerk's office on or before noon of the 16th day of October, 1900, or the road will be established without refere ce thereto. W. M. HOLTRY,

County Clerk. Legal Notice.

thereto.

The defendants J. Crawford first name unknown, William Goddard, — Goddard his wife, first name unknown, Clara Robbins, — Robbins, her husband, first name unknown. Margaret Edwards, —— Edwards her husband, first name unknown and John Doe, true name unknown, will take notice that on the 16th day of July. 1900, the plaintiff, The County of Lincoln, a corporation, filed its petition in the District Court of Lincoln County, Nebraska, the object and prayer which is to foreclose certain tax lieus, duly assessed by said plaintiff against the northeast quarter of section 23, town ship 9, north of range 34, west of Sixth principal meridian, Nebraska, for the year 1895, in the sum of \$13.80; for the 7.64; for the year 1806 in the sum of year 1806, in the sum of 23 00; for the 8.20; for the year 1807 in the sum of year 1807, in the sum of 9.16; for the 9.54; for the year 1808 in the sum of year 1808, in the sum of 4.88; for the year 1899, in the sum of 6.14; amounting in the total sum of \$72.52; with interest at the rate of ten per cent per annum from the first day of May, 1900, all of which is due and unpaid.

Plaintiff prays a decree of foreclosure of said tax liens and a sale of said prem-You and each of you defendants are

required to answer said petition on or before Monday, the 17th day of Septem-

THE COUNTY OF LINCOLN.
A Corporation.
By H. S. Ridgley, its Atty.